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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-------------------------|---|----------------------|---------------------|------------------|
| 10/603,960 | 06/25/2003 | Joe P. Crookham | P04049US2 | 3716 |
| | 7590 03/06/2008 RHEES & SEASE, P.L.C | EXAMINER | | |
| 801 GRAND AVENUE | | | DOAN, KIET M | |
| | SUITE 3200 DES MOINES, IA 50309-2721 | | | PAPER NUMBER |
| DES MONUES, MISSES 2.21 | | | 2617 | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | , | Application No. | Applicant(s) | |
|---|---|--|--|--|
| Office Action Summary | | 10/603,960 | CROOKHAM ET AL. | |
| | | Examiner | Art Unit | |
| | | Kiet Doan | 2617 | |
| Period fe | The MAILING DATE of this communication or Reply | appears on the cover sheet w | rith the correspondence address | |
| A SH WHII - Exte afte - If NO - Faili Any | HORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING ensions of time may be available under the provisions of 37 CF or SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory per ure to reply within the set or extended period for reply will, by some reply received by the Office later than three months after the need patent term adjustment. See 37 CFR 1.704(b). | G DATE OF THIS COMMUNI R 1.136(a). In no event, however, may a n. eriod will apply and will expire SIX (6) MOI tatute, cause the application to become A | CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133). | |
| Status | | | | |
| 1)⊠ | Responsive to communication(s) filed on 1 | 0 January 2008. | | |
| 2a) | ı) ☐ This action is FINAL . 2b) ☒ This action is non-final. | | | |
| 3) | Since this application is in condition for all | • | · | |
| | closed in accordance with the practice und | ier <i>Ex parte Quayle</i> , 1935 C.[| D. 11, 453 O.G. 213. | |
| Disposit | ion of Claims | | | |
| 4)🖂 | Claim(s) 1,2,4,5,8,10,14-25,45,46 and 48- | 54 is/are pending in the applic | cation. | |
| | 4a) Of the above claim(s) is/are with | drawn from consideration. | | |
| • | Claim(s) is/are allowed. | | | |
| | Claim(s) <u>1,2,4,5,8,10,14-25,45,46 and 48</u> i | s/are rejected. | | |
| 7)∐ 8)☐ | Claim(s) is/are objected to. | adlar alaction requirement | | |
| اـــا(٥ | Claim(s) are subject to restriction ar | id/or election requirement. | | |
| Applicat | ion Papers | | | |
| • | The specification is objected to by the Exam | • | | |
| 10)⊠ | The drawing(s) filed on <u>06/25/03</u> is/are: a)[| • | • | |
| | Applicant may not request that any objection to | • | | |
| 11) | Replacement drawing sheet(s) including the co The oath or declaration is objected to by the | | | |
| • | · | s Examinor. Note the attache | 0 01100 / 101011 01 101111 1 10 102. | |
| • | under 35 U.S.C. § 119 | , | | |
| | Acknowledgment is made of a claim for fore | eign priority under 35 U.S.C. | § 119(a)-(d) or (f). | |
| a) | All b) Some * c) None of: | | | |
| | 1. Certified copies of the priority docum | | Application No. | |
| | 2. Certified copies of the priority docum3. Copies of the certified copies of the | | ••• | |
| | application from the International Bu | · • | rreceived in this National Stage | |
| * ; | See the attached detailed Office action for a | | t received. | |
| | | | | |
| Attachmer | · • | | | |
| | ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948 | | Summary (PTO-413) (s)/Mail Date | |
| 3) 🔲 Info | rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date | | Informal Patent Application | |

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 01/10/2008 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, 4, 5, 8, 10, 14-25, 45, 46, 48-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Alt et al. (US 5,898,384) in view of Gordin et al. (US 4,712,167).

Consider **claims 1 and 45** with recited similar limitation. Alt teaches an apparatus for controlling a-wide-area lighting at a plurality of different sites to be illuminated comprising:

a) a plurality of wide area lighting systems each on-site at a different site, each on-site wide area lighting system comprising (Abstract, C5, L32-35 teach controlling system for

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remotely controlling plurality of electrical device, C7, L45-60 further teach the plurality of different site such as sign boards lighting, parking lot lighting located thousands mile apart which teach in C3, L13-20).

- b) a central control system comprising:
- i. an off-site central controller including a database of events or conditions related to each lighting system (C11, L20-50, C13, L25-60, Fig.2, Illustrate control computer 21 which read on central control system wherein located off-site and contain program/database to control the lighting of sign board 10);
- ii. an on-site remote device controller for each lighting system, the remote controller operably connected to each set of light source and ballast circuits of each wide-area system (C10, L5-60, Fig.1, Illustrate control unit 16 which read on "on-site remote device controller" wherein connected to each light source, further described in Fig.2);
- iii. a communication link to communicate data from the central controller to each remote controller related to a function of the corresponding lighting system and an event or condition for the lighting system or any array of the lighting system; so that a single on-site, remote controller, in communication with an off-site central controller, can control multiple arrays of high voltage lights (C11, L20-67, C12, L1- C13, L25-60, Fig.1 and Fig.2 Illustrate the communication from transceiver of computer 21 to remote control unit 16 wherein controlling multiple arrays of high voltage lights). Alt teaches the limitation of claim as discuss **but silent on**
 - i. a plurality of arrays of lighting fixtures;

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ii. each array comprising a set of high intensity light sources and ballast circuits adapted to be switched to connect or disconnect to a relatively high voltage power source.

In an analogous art, Gordin teaches "Remote control, moveable lighting system". Further, Gordin teaches

i. a plurality of arrays of lighting fixtures (C8, L47-50, Fig.1 and Fig.9 Illustrate lighting array frame wherein contain plurality of luminaries unit light);

ii. each array comprising a set of high intensity light sources and ballast circuits adapted to be switched to connect or disconnect to a relatively high voltage power source (C4, L40-57 teach the power source on board generator 16 with provide electric power to luminaries unit light through ballast 20 wherein contain power switching circuit 40 for turning or switching on and off which read on switched to connect or disconnect to a relatively high voltage power).

Therefore, it would have been obvious at the time that the invention was made that person having ordinary skill in the art to modify Alt and Gordin system, such that controlling wide area lighting at plurality different site to be illuminate by using central control system from off site to provide means for the convenient and cost saving by controlling lighting in different location without sending out technician to adjust or setup timing, scheduling.

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Consider **claims 2, 16, 46, 54**. Alt teaches the apparatus of claim 1 and similar limitation in claims 16, 46, 54 wherein the database comprises a schedule of events (C10, L5-30 control unit received programming as read on schedule of events).

Consider **claim 4**. Alt teaches the apparatus of claim 1 wherein the network device is computers or network of computers (Fig.2, Illustrate No.21 and described).

Consider **claim 5**. Alt teaches the apparatus of claim 1 wherein the remote device comprises a digital controller (C13, L46-65).

Consider **claims 10, 25, 49**. Alt teaches the apparatus of claim 1 wherein the communications link comprises a wide area network (C3, L13-20).

Consider **claims 13, 17, 18, 20, 50**. Alt teaches the apparatus of claim 1 wherein the remote device includes a cellular receiver (C12, L38-47, Fig.2, No.20 and No.22 Illustrate).

Consider **claim 14**. Alt teaches the apparatus of claim 1 wherein said data comprises instructions (C10, L5-8 teach programming as read on instructions).

Consider **claim 15**. Alt teaches the apparatus of claim 1 wherein said instructions include one or more of the set comprising turn on, turn off (C10, L5-20).

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Consider **claims 21-24**. Alt teaches the apparatus of claim 1 further comprising a component to revise said database (C10, L5-8, C11, L10-25).

Consider **claims 51**. Alt teaches the system of claim 45 wherein said data relates to instructions regarding the operation of an electrical load (C6, L30-41).

Consider **claim 52**. Alt teaches the system of claim 45 wherein the customer device is related to one or more of the set comprising cellular phone, internet connected computer, fax machine, and telephone (C12, I38-47, Fig.2, No. 22).

Consider claims 8, 19, 48, 53. Gordin teaches the apparatus of claim 1 wherein the wide-area lighting device comprises sports lighting or security lighting (C2, L18-25, Fig.1 teach and illustrate mobile variable lighting device 10 which obviously can be use for sports light or security light).

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to KIET DOAN whose telephone number is (571)272-7863. The examiner can normally be reached on 8am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Appiah N. Charles can be reached on 571-272-7904. The fax phone

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number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Kiet Doan/ Examiner, Art Unit 2617

JOSEPH FEILD SUPERVISORY PATENT EXAMINER